	48-004892-0		
<b>6151</b>	TRUST DEED	<u>357</u> Vol. <u>m&amp;9_</u> Page_	19019
THIS TRUST DEED, made this <u>30th</u>			
3200			
Statewide Vinyl, Inc., 15125	· · · · · · · · · · · · · · · · · · ·	ALVIER MARKEN SUR SUR SUR STATUTA OF	
E996 Paper	WITNESSETH:	are all the other as a same country.	, as Beneficiary
Grantor Irrevocably grants, bargains, sells and conve	TVBEF in come in pre-		
Lots 3 and 4 in Block 13 of Riverside Ad	Klamath Falls		gon, described as
plat thereof on file in the office of the ( EXCEPTING THEREFROM the Souther)		County, Oregon! SAVING AN	fficial ND
LKCAL DEPD		19 CE GBEGON	
which real property is not currently used for agricultur ments and appurtenances and all other rights thereinto	ral, timber or grazing purposes, 1	together with all and singular the tend	ements, heredita-
thereof and all fixtures now or thereafter attached to or	used in connection with said rea!	estate:	issues and profits
For the purpose of securing: (1) Payment of the i even date herewith, made by grantor, payable to the of Payments of \$ 19,745.28payable in144.	indebtedness and all other lawful order of beneficiary at all times	I charges evidenced by a Retail Installn	nent Contract of
Payments of \$ 19,745.28 payable in 144 of% with an Amount Finance	monthly installments of \$_ 1 of \$_9,030.00	137.12, with an Annual and any extensions, renewals or modifi	Percentage Rate
of <u>15.00</u> %, with an Amount Financeo (2) performance of each agreement of grantor herein oc pursuant to the terms hereof, together with interest there	ontained; and (3) payment of all eon as herein provided.	sums expended or advanced by bene	eficiary under or
To protect the security of this trust deed, grantor agre	es: PA:	n <b>er de la vertige des seus en seus en En seus en seus de seus en seus en seus en seus en seus</b>	
<ol> <li>To keep said property in good condition and repa and in good and workman-like manner any building wh for labor performed and materials furnished therefore to</li> </ol>	air; not to remove or demolish a lich may be constructed, damage	ny building thereon; to complete or r d or destroyed thereon and to pay whe	estore promptly en due all claims
ments to be made thereon; not to commit or permit we	aste thereof; not to commit, suffe	said property or requiring any alterat er or permit any act upon said propert	ions or improve- v in violation of
excluding the general. So which from the character of the second	die er surd property may be least	unably necessary; the specific enumera	itions herein not
beneficiary. The amount collected under any fire or	other insurance on the premises satisfat	ctory to the beneficiary and with loss	s payable to the
hereby and in such order as beneficiary may determine, released to grantor. Such application or release shall no pursuant to such notice.			
3. To pay all costs, fees and expenses of this trust incl in connection with or enforcing this obligation, and trust	uding the cost of title search as w	vell as other costs and expenses of the	trustee incurred
4. To appear in and defend any action or proceeding	ng nurnerting to offert the	red as permitted by law	نې چې <del>پېلې د ټې پې</del> ۱۰ مور دې به برو مې د کې
any such action or proceeding in which beneficiary or true	stee may appear.	ney's tees in a reasonable sum as perm	litted by law, in
5. To pay at least ten (10) days prior to delinquency charges and liens with interest on the property or any part	t unereor that at any time appear.	to be prior or superior hereto	and the second
6. If grantor fails to perform any of the above duties without obligation to do so and without notice to or den or cause to be performed the same in such manner and the			
ficiary may, for the purpose of exercising said nower en	o such extent as beneficiary may	deem necessary to protect the security	y hereof. Bene-
porting to affect the security hereof or the rights and pow lien, which in the judgement of beneficiary may incur as therefor including cost of evidence of title; employ coun- demand all sums expended hereunder by beneficiary, too	isel and nav his reasonable feet	ounts in its absolute discretion it may	deem necessary
	jeuler with interest from date of (	expenditure at a rate of ten percent (1)	0%) per annum
It is mutually arread that:	아이는 것은 것이 아이가 물질을 가 봐.	nin 1997 och ansel och en en som en en som en en som en	
assigned and shall be paid to beneficiary who may apply above provided for disposition of proceeds of fire or other	or release such monies received	by it in the same manner and with the	same effect as
48. If all or any part of the property or an interest th excluding (a) the creation of a lien or encumbrance subo household appliances or (a) a transfer by device, decomption.	nerein is sold or transferred by ( ordinate to this Trust Deed, (b) (	Grantor without Beneficiary's prior w the creation of purchase money secur	ritten consent, ity interest for
household appliances or (c) a transfer by devise; descent declare all the sums secured by this Trust Deed to be imp prior to the sale or transfer; Beneficiary and the person t credit of such person is satisfactory to Beneficiary and the	Dediately due and neveral a	death of a joint tenant, may, at Benefi	iciary's option,
credit of such person is satisfactory to Beneficiary and the Beneficiary shall request.	iar the interest payable on the sur	nd or transferred reach agreement in y ms secured by this Trust Deed shall be	vriting that the at such rate as
9. Upon any default by grantor, the beneficiary may	at any time without notice, cith	ier in person or by agent, and withou	t regard to the
<ul> <li>adequacy of any security for the indebtedness secured, en upon and taking possession of the property shall not cure notice.</li> </ul>	or waive any default or notice o	the property or any part of it, and the feature of it and the feature of invalidate any act done put	at the entering irsuant to such
10. Upon default by granter in payment of any indebte	dness secured or in his performan	ice of any agreement, the beneficiary r	nay declare all
sums secured immediately due and payable. In such ever manner provided by law for mortgage foreclosures or din event the beneficiary or the trustee shall execute and cause real proved by the still of the oblight of the secure of the secure real proved by the still of the oblight of the secure of the secure real proved by the still of the oblight of the secure of the secure real proved by the still of the oblight of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the	it beneficiary at its election may	proceed to foreclose this trust deed in	n equity in the
real property to satisfy the obligations secured neterby and	proceed to toreclose this trust de	ed in a manner provided by law	영영국 소리에 영양감 같이 있다.
11. If after default and prior to the time and date set by due under the terms of the trust deed and the obligation the beneficiary all the costs and expenses actually incurred			amount then all also pay to
<sup>2</sup> 12. <sup>11</sup> Upon any default by grantor bereunder grantor sha	In enforcing the terms of the oblight		
13 <sup>13</sup> After a lawful lapse of time following the recordetion	" Ministricturing so their mitting		
<sup>ci</sup> property as provided by law at public auction to the high a deed without expression implied warranty. Any person ex- tension in the pression implied warranty. Any person ex- tension is a set of the pression in the pression is a set of the pression in the pression is a set of the pression in the pression is a set of the pression in the pression is a set of the pression is a set of the pression is a set of the pression in the pression is a set of the pression is	est bidder, for cash payable at the coluding the trustee may purchase	e time of sale. Trustee shall deliver to e at the sale.	the purchaser
- 11월 24일 - 11일 - 11일 - 11일 - 11 - 11일 - 11		的一些个些生产的基本和同时(1)。在11月1日,在10月1日	waarin an 1995 in 1997

19020Form 08-004 (5/84) 14. When the trustee sells pursuant to the powers provided strustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including lawful/fees of the trustee and the reasonable fees of trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons having recorded liens subsequent to the interest of the beneficiary and the trust deed as their interest may appear in the order of their priority, and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 15. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the Retail Installment Contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural poor the time to the close must have dear IN WITNESS WHEREOF, the grantor has hereunto set his hand and seal the day and year first above written. HOROD aron and taking personal of the project's spitting cure of ways and mas 9. Unon any default by grantor, the residuality may at any time and deviced second se second sec istine Witness credit of such period is satisfactory to Beneficiary and that the interest payable diright turns ann is <u>Saitear na</u> Dhaoisea astaire m dedere all the sume securations this Trust Deed to be immediately that and payable. Booaffelars shert must way In on the same of securations this Trust Deed to be immediately that and payable. Booaffelars shert must way of ATTEN A utanze bolin szchuling (a) the creation of a sign in encombrance subordinate to this from bead, (b) the evention of our of a start of the event of the start of t I.S. .... SS County of his A: Klamath .Falls: Bio costs of His of ) and Bentsuce Personally appeared the above named \_\_\_\_\_Donald A.\*\* & Christine Mohr 2001 and acknowledge STRESSING SX 12 1 11200 voluntary act and deed. thair foregoing instrument to be l ¥1 My commission expires Mgare In Before me entes 94 nouellelaity internet with interest train ours of extern Notary Public 0 Sept. and ກເຮົານອ จกษร์ incindin. idiator IN POUSDORIA MUSA MENT OUN HEASSIGNMENT MUSICAGUEMONUS Statewide Vinyl, This 1129than day of being September: anone or 7 1989 weater Dealer Summing CV. S. C. puna changes and here with out you on the property of any pair thread the  $\mathbf{p}_{A}$ To pay at least the (10) days prior to defind dency of three or assessments attending the real of company which provide the state of an energy of the state of a state of the state STATE OF WASHINGTON County of Snohomish C the to be the nan arronda isen in 1 a war On this day before me appeared before me nya ay determine, of stoneion of beneficiary and ensue encoun (sch and outside Jata N suit FOR VALUE RECEIVED, the receipt and sufficiency of which is hereby acknowledged and confessed. Assignor hereby sells; assigns, transfers; and sets over to American Savings & Loan Assoc., Lake Jackson, Texas, this Deed of Trust, and the Retail Installment Contract together with all of Assignor's and sets over to American sevengs a Loan Assoc., Late Jackson, Loas, the block of hour and he consolution designed and interest in and to the other property therein described. of sold in the block of a consolution of the other property therein described of sold in the block of EXECUTED THIS to a surface the second of the second state of the second resolution of all and the d workering like manner way building works may be admittudely through a production To keep said property in dood randition and reptilt out to report or learning anything any human CITED IN CLARKING PROVIDE To protect the society of this trust deed, granter agrees, By: with interest thereon as neroin provided STATE OF ALLENDE OF SECTION OF SECTION OF CAMPAC DETSION ADD STORE (3) BEAUCUT OF THE STATE OF SECTION ADD STATE dates inclusion applies and the second construction of the physical operation of the second second second second second second second s 2.00 . Pontaly installment of \$1. 9 91030100 Trena area And as a monodified from the second of the second of the second s bi yuunansak County of ioseudi as and acknowledged the the started started in the started of a (1) Pevinient of the incentedness and all other lawful and the public voluntary act and deed. foregoing instrument to be eich real proverty is not currently used for agricultural. Umber or meating purposes, together "Motal Angle" (The reteriority, narodit TRUST DEED STATE OF OREGON County of Klamath Souther Lise ten makent I certify that the within instrument was received 的电话。在前来自己的 Granto leu ro ručer \_day of is the flat that know that for record on the 9th \_, 19\_89 IDON'T USE THIS TO Oct. SPACE: RESERVED FOR RECORDING Hat 11:09 o'clock A\_M., and recorded Gisuro, hunnogant and sie halfe us sens sur neuk M89 in book LABEL IN COUN-Record of Mortgages of said County. TIES WHERE Beneficiary USED.) 517 Witness my hand and seal of County affixed.

AETER RECORDING BETURN TO: SINGCONSTANT OF THE AMERICAN SAVINGS MORTGAGE CORP. 3500 188TH STREET S.W. SUITE 640 <sup>AC</sup> LYNNWOOD, WA 98037 <sup>APR</sup>

Witness my hand and seal of County affixed.

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